UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS

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NOTICE OF ALLOWANCE AND FEE(S) DUE

30593 7590 09/13/2010 HARNESS, DICKEY & PIERCE, P.L.C.

P.O. BOX 8910 RESTON, VA 20195 EXAMINER

DAVIS, ZINNA NORTHINGTON

ART UNIT PAPER NUMBER

1625 DATE MAILED: 09/13/2010

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/591,174	08/30/2006	Jan Gunzinger	6170-000010/US	5975

 ${\tt TITLE~OF~INVENTION:}~{\tt TETRAHYDROISOQUINOLINE-AND~TETRAHYDROBENZAZEPINE~DERIVATIVES~AS~IGF-1R~INHIBITORS~AS~$

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1510	\$300	\$0	\$1810	12/13/2010

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

A. If the status is the same, pay the TOTAL FEE(S) DUE shown above.

B. If the status above is to be removed, check box 5b on Part B - Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above, or

If the SMALL ENTITY is shown as NO:

A. Pay TOTAL FEE(S) DUE shown above, or

B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check box 5a on Part B - Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and I/2 the ISSUE FIEE shown above.

II. PART B - FEE(S) TRANSMITTAL, or its equivalent, must be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted. If an equivalent of Part B is filed, a request to reapply a previously paid issue fee must be clearly made, and delays in processing may occur due to the difficulty in recognizing the paper as an equivalent of Part B.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), to: Mail Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

or Fax (571)-273-2885

INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 5 should be completed where

appropriate. All further indicated unless corrects maintenance fee notifica	ed below or directed oth	ng the Patent, advance on nerwise in Block 1, by (rders and notification of a) specifying a new co	f maintenance fees respondence addres	will be s; and/o	mailed to the current r (b) indicating a sepa	corres arate "I	pondence address as FEE ADDRESS" for
CURRENT CORRESPONDENCE ADDRESS (Note: Une Block 1 for any change of address)				Note: A certificate of mailing can only be used for domestic mailings of the Fee(s) Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must have its own certificate of mailing or transmission.				
30593	7590 09/13			C	rtificat	e of Mailing or Trans	missio	nn.
HARNESS, DICKEY & PIERCE, P.L.C. P.O. BOX 8910 RESTON, VA 20195			i S a t	tates Postal Service ddressed to the Ma ansmitted to the US	his Fee with su il Stop PTO (57	s) Transmittal is being ficient postage for fir ISSUE FEE address I) 273-2885, on the d	g depos st class above late ind	sited with the United mail in an envelope , or being facsimile licated below.
			[(Depositor's name)
			Į.					(Signature)
			Į					(Date)
APPLICATION NO.	FILING DATE		FIRST NAMED INVENT	OR	ATTC	RNEY DOCKET NO.	CON	NFIRMATION NO.
10/591,174	08/30/2006		Jan Gunzinger			170-000010/US		5975
TITLE OF INVENTION								
APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DU		TE FEE	TOTAL FEE(S) DUE		DATE DUE
nonprovisional	NO	\$1510	\$300	\$0		\$1810		12/13/2010
EXAM	IINER	ART UNIT	CLASS-SUBCLASS					
DAVIS, ZINNA		I625	514-310000					
1. Change of correspondence address or indication of "Fee Address" (37 CFR 1.56). Change of correspondence address (or Change of Correspondence Address form FTO/8H 22) attached. Fee Address" indication (or "Fee Address" indication form FTO/8H/4"; Rev 03-02 or more recent) attached. Use of a Custome Number is required.			(2) the name of a si registered attorney 2 registered patent	statement of the person of the				
3. ASSIGNEE NAME A PLEASE NOTE: Uni recordation as set fort (A) NAME OF ASSIGNAME Please check the appropri	less an assignee is ident h in 37 CFR 3.11. Comp GNEE	ified below, no assignee detion of this form is NO	data will appear on th T a substitute for filing (B) RESIDENCE: (Cl	e patent. If an assig an assignment. TY and STATE OR	COUN	TRY)		
4a. The following fee(s)			b. Payment of Fee(s): (I					
Issue Fee	are submitted.	**	A check is enclose		my pre	viousty paid issue ree	SHOWII	above
	vo small entity discount p	permitted)	Payment by credit					
Advance Order -	# of Copies		The Director is her overpayment, to D	by authorized to che posit Account Num	er	required fee(s), any de (enclose a	ficienc in extra	cy, or credit any a copy of this form).
5. Change in Entity Sta	tus (from status indicate is SMALL ENTITY statu		☐ b. Applicant is no	onger claiming SM/	LLEN	TITY status. Sec 37 C	FR 1.2	7(g)(2).
NOTE: The Issue Fee an interest as shown by the	d Publication Fee (if req	uired) will not be accepte	ed from anyone other tha	n the applicant; a re	istered	attorney or agent; or the	ne assig	gnee or other party in
Authorized Signature		to I will allo I world	Onto	Date				
Typed or printed name				Registration	No			
This collection of inform an application. Confiden submitting the complete this form and/or suggests Box 1450, Alexandria, V Alexandria, Virginia 223	nation is required by 37 C tiality is governed by 35 d application form to the ions for reducing this but 'irginia 22313-1450. DC k13-1450.	FR 1.311. The informatic U.S.C. 122 and 37 CFR USPTO. Time will vary rden, should be sent to the ONOT SEND FEES OR	on is required to obtain 1.14. This collection is 7 depending upon the in the Chief Information Of COMPLETED FORMS	or retain a benefit by estimated to take 12 dividual case. Any of ficer, U.S. Patent an TO THIS ADDRES	the pub minute ommen I Trader S. SEN	lic which is to file (and is to complete, including the amount of times of the transfer, U.S. Dep D TO: Commissioner	d by the ng gath me you artmen for Pat	e USPTO to process) hering, preparing, and a require to complete it of Commerce, P.O. tents, P.O. Box 1450,

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PTOL-85 (Rev. 08/07) Approved for use through 08/31/2010.



UNITED STATES PATENT AND TRADEMARK OFFICE

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10/591,174	08/30/2006	Jan Gunzinger	6170-000010/US 5975		
30593 7.	590 09/13/2010		EXAMINER		
HARNESS, DICKEY & PIERCE, P.L.C.		DAVIS, ZINNA NORTHINGTON			
P.O. BOX 8910			ART UNIT	PAPER NUMBER	
RESTON, VA 20195			1625		

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 575 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 575 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

Interview Summary

Application No.	Applicant(s)			
10/591,174	GUNZINGER ET AL.			
Examiner	Art Unit			
Zinna Northington Davis	1625			

	Examiner	Art Unit	
	Zinna Northington Davis	1625	
All participants (applicant, applicant's representative, PTO	personnel):		
(1) Zinna Northington Davis.	(3)		
(2) <u>John Castellano</u> .	(4)		
Date of Interview: <u>08 September 2010</u> .			
Type: a)⊠ Telephonic b)□ Video Conference c)□ Personal [copy given to: 1)□ applicant 2	2)☐ applicant's representativ	e]	
Exhibit shown or demonstration conducted: d) Yes If Yes, brief description:	e) No.		
Claim(s) discussed: <u>all</u> .			
Identification of prior art discussed:			
Agreement with respect to the claims $f)$ was reached.	g) was not reached. h)	□ N/A.	
Substance of Interview including description of the general reached, or any other comments: <u>Claims 17 and 18 will be Examiner's Amendment</u> .			
(A fuller description, if necessary, and a copy of the amend allowable, if available, must be attached. Also, where no c allowable is available, a summary thereof must be attached	opy of the amendments that v		
 i) ☐ It is not necessary for applicant to provide a sechecked). 	parate record of the substance	e of the interviev	v(if box is
Unless the paragraph above has been checked, THE FOR MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW action has already been filed, APPLICANT IS GIVEN ONE STATEMENT OF THE SUBSTANCE OF THE INTERVIEW reverse side or on attached sheet.	. (See MPEP Section 713.04 MONTH FROM THIS INTER). If a reply to the VIEW DATE TO	e last Office FILE A
Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.	Examiner's sign	ature, if required	

Summary of Record of Interview Requirements

Manual of Patent Examining Procedure (MPEP), Section 713.04, Substance of Interview Must be Made of Record

A complete written statement as to the substance of any face-to-face, video conference, or telephone interview with regard to an application must be made of record in the application whether or not an agreement with the examiner was reached at the interview.

Title 37 Code of Federal Regulations (CFR) § 1.133 Interviews

Paragraph (b)

In every instance where reconsideration is requested in view of an interview with an examiner, a complete written statement of the reasons presented at the interview as warranting (avorable action must be filed by the applicant. An interview does not remove the necessity for reply to Office action as specified in §§ 1.111, 1.135, (35 U.S.C. 132)

37 CFR §1.2 Business to be transacted in writing.

All business with the Patent or Trademark Office should be transacted in writing. The personal attendance of applicants or their attorneys or agents at the Patent and Trademark Office is unnecessary. The action of the Patent and Trademark Office is unnecessary. The action of the Patent and Trademark Office will be based exclusively on the written record in the Office. No attention will be paid to any alleged or all promise, stipulation, or understanding in relation to which there is disagreement or doubt.

The action of the Patent and Trademark Office cannot be based exclusively on the written record in the Office if that record is itself incomplete through the failure to record the substance of interviews.

It is the responsibility of the applicant or the attorney or agent to make the substance of an interview of record in the application file, unless the examiner indicates he or she will do so. It is the examiner's responsibility to see that such a record is made and to correct material inaccuracies which bear directly on the question of patentability.

Examiners must complete an interview Summary Form for each interview held where a matter of substance has been discussed during the interview by checking the appropriate boxes and filling in the blanks. Discussions regarding only procedural matters, directed solely to restriction requirements for which interview recordation is otherwise provided for in Section 812.01 of the Manual of Patent Examining Procedure, or pointing out typographical errors or unreadable script in Office actions or the like, are excluded from the interview recordation procedures below. Where the substance of an interview is completely recorded in an Examiners Amendment, no separate Interview Summary Record is required.

The Interview Summary Form shall be given an appropriate Paper No., placed in the right hand portion of the file, and listed on the "Contents" section of the file wrapper. In a personal interview, a duplicate of the Form is given to the applicant (or attorney or agent) at the conclusion of the interview. In the case of a telephone or video-conference interview, the copy is mailed to the applicant's correspondence address either with or prior to the next official communication. If additional correspondence from the examiner is not likely before an allowance or if other circumstances dicted, the Form should be mailed promptly after the interview rather than with the next official communication.

The Form provides for recordation of the following information:

- Application Number (Series Code and Serial Number)
- Name of applicant
- Name of examiner
- Date of interview
- Type of interview (telephonic, video-conference, or personal)
- Name of participant(s) (applicant, attorney or agent, examiner, other PTO personnel, etc.)
- An indication whether or not an exhibit was shown or a demonstration conducted.
- An identification of the specific prior art discussed
- An indication whether an agreement was reached and if so, a description of the general nature of the agreement (may be by attachment of a copy of amendments or claims agreed as being allowable). Note: Agreement as to allowability is tentative and does not restrict further action by the examiner to the contrary.
- The signature of the examiner who conducted the interview (if Form is not an attachment to a signed Office action).

It is desirable that the examiner orally remind the applicant of his or her obligation to record the substance of the interview of each case unless both applicant and examiner agree that the examiner will record same. Where the examiner agrees to record the substance of the interview, or when it is adequately recorded on the Form or in a tatchment to the Form, the examiner should check the appropriate box at the bottom of the Form which informs the applicant that the submission of a separate record of the substance of the interview as a supplement to the Form is not required.

It should be noted, however, that the Interview Summary Form will not normally be considered a complete and proper recordation of the interview unless it includes, or is supplemented by the applicant or the examiner to include, all of the applicable items required below concerning the substance of the interview.

A complete and proper recordation of the substance of any interview should include at least the following applicable items:

- 1) A brief description of the nature of any exhibit shown or any demonstration conducted,
- 2) an identification of the claims discussed.
- an identification of the specific prior art discussed.
- 4) an identification of the principal proposed amendments of a substantive nature discussed, unless these are already described on the Interview Summary Form completed by the Examiner,

5) a brief identification of the general thrust of the principal arguments presented to the examiner,

(The identification of arguments need not be lengthy or elaborate. A verbatim or highly detailed description of the arguments is not required. The identification of the arguments is afficient if the general nature or thrust of the principal arguments made arguments with the examiner can be understood in the context of the application file. Of course, the applicant may desire to emphasize and fully describe those arguments with the or she feets were or might be presusaive to the examiner.)

6) a general indication of any other pertinent matters discussed, and

5) a general indication of any other pertinent matters discussed, and 7) if appropriate, the general results or outcome of the interview unless already described in the Interview Summary Form completed by the examiner.

Examiners are expected to carefully review the applicant's record of the substance of an interview. If the record is not complete and accurate, the examiner will give the applicant an extendable one month time period to correct the record.

Examiner to Check for Accuracy

If the claims are allowable for other reasons of record, the examiner should send a letter setting forth the examiner's version of the statement attributed to him or her. If the record is complete and accurate, the examiner should place the indication, "Interview Record OK" on the paper recording the substance of the interview along with the date and the examiner's initials.